Appl. No. 10/527,302

Amdt. dated June 29, 2006

Reply to Office Action of 04/18/2006

Attorney Docket No. 1217-050600

Amendments to the Drawings:

The attached sheets of drawings include changes to Figures 9 and 14. Figure 9 has been

amended to delete the non-English legend therefrom; and Figure 14 has been amended to

insert the legend --PRIOR ART--.

Attachments: Replacement Sheets (2)

Annotated Copy Showing Changes (2)

-13-

Appl. No. 10/527,302

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REMARKS

In the Drawings

The Examiner objected to Figure 14 in that it should be designated by

a legend such as --Prior Art-- because only that which is old is illustrated. In

addition, Figure 9 was objected to because of a non-English legend appearing

thereon. Applicants have corrected both Figures herein. Annotated Sheets and

Replacement Sheets are enclosed herewith.

In the Specification

The specification has been objected to for the language "almost truck"

appearing on page 16, line 14. Applicants have amended the specification to clarify

the text by deleting "an almost truck" and inserting therefore --a race track,

positioned--. It will be noted from Fig. 1 that opening portion 22 assumes the shape

of an oval race track. It is apparent that the word "truck" appearing in the originally

filed application should have been --track--. In any event, the newly amended --race

track-- language is clearly supported by the configuration of element 22 in Fig. 1 as

filed. Two additional amendments have been made to the specification to correct

minor translational and/or grammatical errors. No new matter has been added.

Entry of these amendments is respectfully requested.

In the Claims

Claims 1-35 are currently pending in the application.

The claims have been objected to because they contain reference

characters which should be enclosed within parentheses so as to avoid confusion.

{W0281302.1}

-14-

Appl. No. 10/527,302

Amdt. dated June 29, 2006

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Applicants have amended the appropriate claims to enclose the reference characters

within parentheses...

In addition, claims 7 and 14 are objected to in that "the metallic fin"

should read --a metallic fin--. Applicants have amended claims 7 and 14 accordingly.

Claim 21 stands rejected because the claim is incomplete. Applicants

have amended claim 21 accordingly.

Conclusion

Based on the foregoing amendments, Applicants believe that the

application is now in condition for allowance. Applicants respectfully request that a

timely Notice of Allowance be issued in this case.

Respectfully submitted,

THE WEBB LAW FIRM

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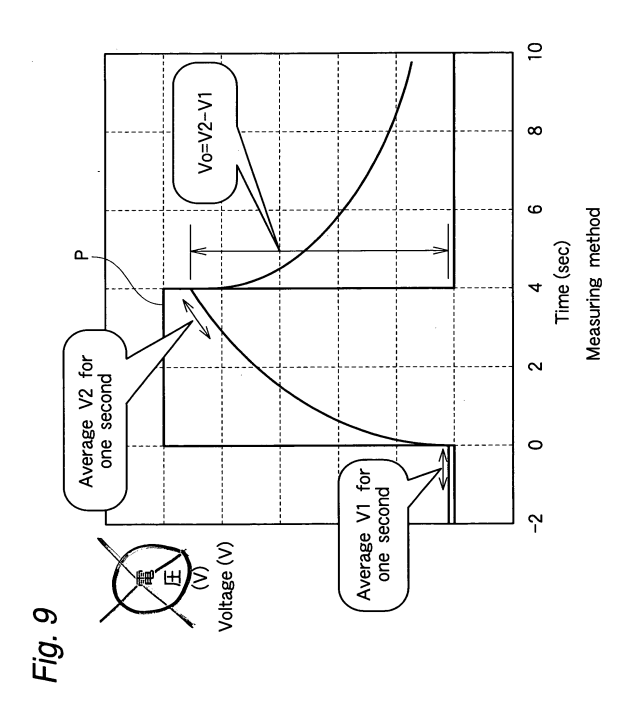
E-Mail: webblaw@webblaw.com

-15-



Appl. No. 10/527,302 Amdt. dated June 29, 2006 Reply to Office Action of April 18, 2006 Annotated Sheet Showing Changes

9/15



Appl. No. 10/527,302
Amdt. dated June 29, 2006
Reply to Office Action of April 18, 2006
Annotated Sheet Showing Changes
14 / 15



